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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,709	09/17/2003	Juliana O'Niell	A35997 - 074915.0101	4384
21003	7590 03/03/2004		EXAMINER	
BAKER & BOTTS			NGUYEN, SON T	
30 ROCKEFE NEW YORK,	LLER PLAZA NY 10112		ART UNIT PAPER NUMBER 3643	
		DATE MAILED: 03/0		4

Please find below and/or attached an Office communication concerning this application or proceeding.

			1 114				
	Application No.	Applicant(s)					
- >	10/664,709	O'NIELL, JULIANA	0.0				
Office Action Summary	Examiner	Art Unit					
	Son T. Nguyen	3643	_				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply	I I O O O O O O O O O O O O O O O O O O	(S) EDOM					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed vs will be considered timely. the mailing date of this commulD (35 U.S.C. § 133).	nication.				
Status							
1)⊠ Responsive to communication(s) filed on 17 Se	eptember 2003.						
	action is non-final.						
3) Since this application is in condition for allowar							
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-8</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw	vn from consideration.						
5) Claim(s) is/are allowed.		1/1					
6)⊠ Claim(s) <u>1-8</u> is/are rejected.							
7) Claim(s) is/are objected to.		P. 5. 3/4	3				
8) Claim(s) are subject to restriction and/or	election requirement.	Mm CEM 101					
Application Papers							
9) The specification is objected to by the Examine	r.						
10)⊠ The drawing(s) filed on <u>17 September 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1	.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-1	52.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some * c) None of:							
1. Certified copies of the priority documents	s have been received.						
2. Certified copies of the priority documents	s have been received in Applicat	ion No					
Copies of the certified copies of the prior		ed in this National Stag	ge				
application from the International Bureau	, , , , , , , , , , , , , , , , , , , ,						
* See the attached detailed Office action for a list	of the certified copies not receive	∌ d.					
Attachment(s)							
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) 🔲 Notice of Informal F	Patent Application (PTO-152	2)				
Paper No(s)/Mail Date <u>9/17/03</u> .	6) Other:						

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DETAILED ACTION

Information Disclosure Statement

1. Patent # 340552 on form PTO-1449 is not considered by the Examiner because it is a tea pot, which is non-analogous art to the present invention.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over US 3962993 (herein 993) in view of US 3985102 (herein 102).

For claim 1, 993 discloses a shelter for a pet comprising: an enclosure 10 sized for a pet, said enclosure including an interior space 13 having at least one wall 28 separating said interior space from exterior space and at least one opening 25 for ingress and egress to said interior space; a cooler mounted in said at least one wall 28. However, 993 is silent about a thermoelectric cooler; a first grill spaced from said wall having said cooler and separating said cooler from said interior space; and a second grill spaced from said wall having said cooler and separating said cooler from exterior space.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ a thermoelectric cooler in place of the cooler/fan of 993 for such device is notoriously known in the art for cooling an enclosure.

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102 teaches an animal enclosure 1 comprising a first grill 11b spaced from a wall 11a having a cooler/fan 6 and separating said cooler/fan from an interior space; and a second grill 18 spaced from said wall having said cooler/fan and separating said cooler/fan from exterior space. It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ first and second grills as taught by 102 in the shelter of 993 in order to protect the animal inside from the cooler/fan/ equipment and to protect the equipment inside from the environment outside.

For claim 2, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include thermal insulation separating said interior space from exterior space in the shelter of 993 as modified by 102, since it is notoriously well known in the art that an enclosure or housing for animals has insulation to maintain the temperature within the enclosure.

For claim 3, 993 as modified by 102 (emphasis on 993) further discloses wherein said opening 25 is closed by a flexible closure 26.

For claim 4, 993 as modified by 102 (emphasis on 993) further discloses wherein said flexible closure comprises strips of plastic material attached above said opening and extending by gravity to close said opening (col. 2, lines 58-63).

For claims 5 & 6, in addition to the above, 102 further discloses the cooler/fan can be mounted on wall 11a supported on walls 10 (and the wall right below 4). It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ a wall to support the cooler/fan with another wall as taught by 102

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in the shelter of 993 as modified by 102 in order to further support the cooler/fan system and to allow different mounting arrange.

For claims 7 & 8, 993 as modified by 102 does not specifically claim a cooler type with heat convector fins, fan spaced from the fins, etc. It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ various type of cooler, i.e. one which includes heat convector fins and fan spaced from the fins, in the shelter of 993 as modified by 102, since cooler of different types are known and to select which one to use would be up to one's choice to do so for his/her best intended use base on factors such as cost, availability, weight, etc.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Son T. Nguyen whose telephone number is (703) 305-0765. The examiner can normally be reached on Monday - Friday from 9:00 a.m. to 5:00 p.m. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon, can be reached at (703) 308-2574. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to Customer Service at (703) 872-9325. The official fax number is 703-872-9306.

Son T. Nguyen

Primary Examiner, GAU 3643

March 1, 2004